## **United States District Court**

WESTERN DISTRICT OF MICHIGAN

UNITE	D S1	TATES OF AMERICA	ORDER OF DETENTION
V.			PENDING TRIAL
Leode	gario	o Lopez-Mejia	Case Number: 1:06-cr-00323
facts re		accordance with the Bail Reform Act, 18 the detention of the defendant pending	J.S.C. § 3142(f), a detention hearing has been held. I conclude that the following rial in this case.
	(1)	offense  state or local offense that w jurisdiction had existed – that is a crime of violence as defined in 18 an offense for which the maximum	Part I – Findings of Fact se described in 18 U.S.C. § 3142(f)(1) and has been convicted of a leader of the found have been a federal offense if a circumstance giving rise to federal structure. § 3156(a)(4). Sentence is life imprisonment or death.  In of imprisonment of ten years or more is prescribed in
	(3)	in 18 U.S.C. § 3142(f)(1)(A)-(C), or The offense described in finding (1) was or local offense. A period of not more than five years has imprisonment for the offense described Findings Nos. (1),(2) and (3) establish a	ne defendant had been convicted of two or more prior federal offenses described comparable state or local offenses.  s committed while the defendant was on release pending trial for a federal, state is elapsed since the date of conviction release of the defendant from in finding (1).  rebuttable presumption that no condition or combination of conditions will er person(s) and the community. I further find that the defendant has not
	. ,	for which a maximum term of imprisum under 18 U.S.C. § 924(c).  The defendant has not rebutted the pre	Alternate Findings (A) the defendant has committed an offense comment of ten years or more is prescribed in the Controlled Substances Act sumption established by finding (1) that no condition or combination of conditions of the defendant as required and the safety of the community.
$\boxtimes$		There is a serious risk that the defendar	Alternate Findings (B)  In the will not appear.  In the will endanger the safety of another person or the community.
	I fin		n Statement of Reasons for Detention tion submitted at the hearing establish by clear and convincing evidence that
		dant waived his detention hearing, electir dant is subject to an ICE detainer and wo	
appeal. the Uni	ions f . The ted S	e defendant is committed to the custody of acility separate, to the extent practicable defendant shall be afforded a reasonable tates or on request of an attorney for the	Directions Regarding Detention of the Attorney General or his designated representative for confinement in a from persons awaiting or serving sentences or being held in custody pending e opportunity for private consultation with defense counsel. On order of a court o Government, the person in charge of the corrections facility shall deliver the se of an appearance in connection with a court proceeding.
December 27, 2006			/s/ Ellen S. Carmody
Date			Signature of Judge
			Ellen S. Carmody, United States Magistrate Judge  Name and Title of Judge